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0033-0959PUS1

10/512056

FLEASE NOTE:	COMBINED DECLARATION AND POWER OF ATTORNEY
YOU MUST COMPLETE THE	FOR PATENT AND DESIGN APPLICATIONS
FOLLOWING:	
	As a below named inventor, I hereby declare that: my residence, post office address and citizenship are as

age 1 of 2	(Application Number)	(Filing Date)	(Status - paten	ted, pending, abandoned)
f any)	(Application Number)	(Filing Date)	(Status - paten	ted, pending, abandoned)
asert Prior U.S. pplication(s):	I hereby claim the benefit under Title 35, part application(s) listed below and, insoft and/or PCT application in the manner prinformation which is material to the pate filing date of the prior application and the	ar as the subject matter of each of ovided by the first paragraph of Tentability as defined in Title 37 Co	the claims of this application is not dis itle 35, United States Code, §112, I a	closed in the prior United States
f appropriate)				
nsert Requested	the Filing Date of this Application:  Country			ate of Filing (Month / Day / Year
f any)	(Application Number) All Foreign Applications, if any, for	any Patent or Inventor's Certific	cate Filed more than 12 months (6	(Filing Date)
nsert Provisional	I hereby claim the benefit under Title 3	5, United States Code, §119(e) o	of any United States provisional app	lication(s) listed below.
•	(Number)	(Country)	(Month / Day / Year Filed)	Yes No
	(Number)	(Country)	(Month / Day / Year Filed)	Yes No
	2003-037152(P)	(Country) Japan	(Month / Day / Year Filed) February/14/2003	Yes No
	2002-319984(P) (Number)	Japan	November/1/2002	<b>5</b> 0
	(Number)	(Country)	(Month / Day / Year Filed)	Yes No
	2002-286098(P)	Japan	September/30/200	Yes No
formation:	(Number)	Japan (Country)	April/25/2002 (Month / Day / Year Filed)	<b>a</b> –
sert Priority	or inventor's certificate listed below at a filing date before that of the application Prior Foreign Application(s) 2002–124671(P)	tion on which priority is claime	d:	Priority Claimed
	I hereby claim foreign priority be	enefits under Title 35, United St	tates Code, §119 (a)-(d) of any for	eign application(s) for patent
	prior to this application, that the same application, that the invention has no application in any country foreign to the more than twelve months (six months on this invention has been filed in an representatives or assigns, except as foreign to the same transfer of the same application in the same application, that the same application is not application in any country foreign to the same application in any countr	was not in public use or on sale t been patented or made the su ie United States of America on a for designs) prior to this applic y country foreign to the United	in the United States of America me bject of an inventor's certificate it an application filed by me or my le ation, and that no application for r	ore than one year prior to this ssued before the date of this gal representatives or assigns
	I do not know and do not believe thereof, or patented or described in an	y printed publication in any cou	sed in the United States of Americ intry before my or our invention t	hereof or more than one yes
	by any amendment referred to above.		ne above identified specification, incoppatentability as defined in Title 37	
• •	amended on	October 2, 200	3 and April 26, 2004	(if applicable)
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	the specifications of which is attached he and/or the following:	reto. If not attached hereto, the app	olication is identified by the attorney of	locket number as set forth abov
msert frite:	Multimedia Infor			
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	(if plural inventors are named below)	•	claimed and for which a patent is s	ought on the invention entitle

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I hereby appoint the practitioners at CUSTOMER NO. 02292 as may attorneys or agents to prosecute this application and/or an international application based on this application and to transact all business in the Patent and Trademark Office connected therewith and in connection with the resulting patent based on instructions received from the entity who first sent the application papers to the practitioners, unless the inventor(s) or assignee provides said practitioners with a written notice to the contrary:

Send Correspondence to:

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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

PLEASE NUIE:				•	
YOU MUST		•		•	
COMPLETE THE					
FOLLOWING:	•				
Full Name of First or					
Sole Inventor:	GIVEN NAME FAMILY NAME	INVENTOR'S SIGNATURE		DATE*	
Insert Name of Inventor Insert Date This	Norio ITO	A.1		Öctober 8,	
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Inventor, if any	GIVEN NAME FAMILY NAME	INVENTOR'S SIGNATURE		DATE*	
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Page 2 of 2	2-14-25-201, Kairaku, Urayasu-shi, Chiba 279-0003 Japan				
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Full Name of Sixth Inventor, if any:	GIVEN NAME	FAMILY NAME	INVENTOR'S SIGNATURE		October 8,
	Tomoko AOI	<u>10</u>	Tomiko apus		2004
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(0)	Chiba-shi	Chiba, Japan	$\leq \infty$	Japanese	
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Full Name of Seventh	GIVEN NAME	, Chiba 262-0033 FAMILY NAME	Japan Inventor's signature	<u> </u>	I DATE*
Inventor, if any:				- 1	October 8,
A see labore	Hiroaki YA Residence (City, State		Hiroak: Y		2004
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ł	Matsudo shi, Chiba, Japan Japanese  POST OFFICE ADDRESS (Complete Street Address including City, State & Country)				
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Full Name of Eighth Inventor, if any:	GIVEN NAME	FAMILY NAME	INVENTOR'S SIGNATURE		DATE*
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Full Name of Ninth Inventor, if any:	GIVEN NAME	FAMILY NAME	INVENTOR'S SIGNATURE		DATE*
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Full Name of Tenth	GIVEN NAME	FAMILY NAME	INVENTOR'S SIGNATURE		IDATE:
Inventor, if any:	GIVEN NAME	1 AMILT NAME	INVENTORS SIGNATURE		DATE*
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Full Name of 11th Inventor, if any:	GIVEN NAME	FAMILY NAME	INVENTOR'S SIGNATURE		DATE*
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Full Name of 13th	GIVEN NAME	FAMILY NAME	INVENTOR'S SIGNATURE	· · · · · · · · · · · · · · · · · · ·	DATE.
Inventor, if any:	·				
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